THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF THE NORTHERN MARIANA ISLANDS

UNITED STATES OF AMERICA,	CIVIL ACTION NO. CV 99-0017
Plaintiff,	
v.)	STATUS REPORT
COMMONWEALTH OF THE) NORTHERN MARIANA ISLANDS,	DIVISION OF YOUTH SERVICES
GOVERNOR OF THE NORTHERN MARIANA ISLANDS,	PART 1 OF 2 PARTS
COMMISSIONER OF THE DEPARTMENT OF PUBLIC SAFETY, SECRETARY OF THE DEPARTMENT OF LABOR AND IMMIGRATION, SECRETARY OF THE DEPARTMENT OF COMMUNITY AND CULTURAL AFFAIRS,	April 1, 2006
Defendants.)	

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS Department Of Community And Cultural Affairs Division Of Youth Services

Kagman Juvenile Detention And Correctional Facility Consent Decree Quarterly Report for December

COVER MEMORANDUM

CERTIFICATION

CONSENT DECREE QUARTERLY REPORT

SUPPORTING DOCUMENTS:

- Generator
- Fire Inspection
- Emergency Evacuation Drills
- SCBA Inspection
- Food Handlers
- CHC Daily Menu
- Pest Control
- Saipan Ice
- Training



DIVISION OF YOUTH SERV

DEPARTMENT OF COMMUNITY AND CULTURAL AFFAIRS COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS



Date

March 29, 2006

Edward Buckingham, Assistant Attorney General

Consent Decree Coordinator

From

Debra A. Inos A.

Acting Director, Division of Youth Services

664-2550 FAX:664-2560 E-MAIL ADDRESS dysadmin@itecnmi.com Thru

ADMINISTATION

Daisy C. Villagomez-Bier, DCCA Secretary

Status Report on Consent Decree

JUVENILE DETENTIO Subject:

FACILITY 664-2530/2532 FAX:664-2540 E-MAIL ADDRESS:

On February 13, 2006, I was officially appointed as Acting Director of DYS for this new dys.idu@gtepacifica.com administration. I ask for your patience on issues relating to the Kagman Juvenile Detention

& Correction Facility Consent Decree.

CHILD PROTECTION

SERIVCES 664-2550 FAX: 664-2540 E-MAIL ADDRESS: dysadmin@itecnmi.com At the present time, the staffing for this facility is a total of 18 since the last administration. I intend to work closely with the DCCA Secretary, Daisy C. Villagomez-Bier and the Workforce Investment Agency in securing approximately (6) FTE's for this fiscal year, which will bring the total up to 24 as required in the Consent Decree. Recently, there were (2) Correction Officer FTEs that were returned by the Office of Budget and Management

JVENILE CORRECTION/PROBATION to insufficient funds under the local account.

664-2560 FAX:664-2560 E-MAIL ADDRESS dysicu@itecnmi.com

Meanwhile, to address the shortage of staffing, the DCCA Secretary and myself plan to reassess employees of DCCA for lateral transfer and also utilizing DYS personnel to crosstrained.

PARENT EDUCATION PROGRAM 664-2550 FAX:664-2560 E-MAIL ADDRESS: parented@saipan.com

On February 24, 2006 Floyd R. Masga, Supervisor of KJD&CF was placed under Administrative Leave pending final disposition from the Attorney General and Office of Personnel Management. He is being investigated for an alleged Sexual Harassment against several DYS employees.

On February 26, 2006 an adult resident escaped during a scheduled visitation at the facility. The facility was under Lock-Down due to the escape. An Investigation was conducted on the Officer in charge during that shift. The investigation conducted showed evidence of negligence on the Officer's part. He failed to adhere to the Policy and Procedures on supervising visitations for clients. As a result, disciplinary action will take in effect.

On March 29, 2006 the Acting KJD & CF Supervisor, Sylvio S. Ada, and myself will be part of the Prison Task Force Group meeting to ensure that we are in compliance with the Consent Decree.

CC: DCCA Secretary

Acting Supervisor, KJD&CF

CERTIFICATION

I, Debra A. Inos, Acting Director of the Division of Youth Services for the government of the CNMI, am aware of the reporting requirements pursuant to the Consent Decree in the matter of

UNITES STATES OF AMERICA

<u>V.</u>

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS, GOVERNOR OF THE NORTHERN MARIANA ISLANDS, COMMISSIONER OF THE DEPARTMENT OF PUBLIC SAFETY, SECRETARY OF THE DEPARTMENT OF LABOR AND IMMIGRATION, SECRETARY OF THE DEPARTMENT OF COMMUNITY AND CULTURAL AFFAIRS Civil Action No. CV 99-0017

I hereby certify that the statements made in the current reporting period are, to the best of my knowledge, true and accurate.

Date: 3/29/06 By: Debra G. dus
Debra A. Inos

Acting Director of Division of Youth Services

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N/A	C, SDF, harm from	lants shall Yes None Facility is equipped sin with tection through a irectly alert arm and repair as	mattresses, Yes None Facility is equipped with frame/ Sh as and SIDF. Id/or sh insulation,	ach have a s. Each rotection all alarms, ipment.
If the Defendants choose to operate RDF and TDF as temporary holding facilities, defined as routinely confining inmates for less than twenty-four (24) hours, absent exigent circumstances, but for no longer than forty-eight (48) hours, then RDF and TDF shall not be required to comply with the following requirements of this Decree: (a) The portion of Paragraph 19 requiring Defendants to provide metal storage lockers; (b) Paragraph 45 which requires Defendant to provide hot water in bathrooms; (c) Paragraph 50 requiring health screening, testing, and examinations; (d) Paragraph 53 requiring the facilities to be staffed by full-time correctional officers; (e) Paragraph 54 requiring training for correctional officers; (f) Paragraph 56 requiring ascuir needs, protective custody, and disciplinary / maximum security housing areas; (h) Paragraph 62 requiring control of tools and utensits R II Planning ¶ 121	Fire Safety Defendants shall protect persons confined in SPC, SDF, TDF, RDF, KYF, and SIDF from undue risk of harm from	Within 180 days of entry of this Decree, Defendants shall provide a complete and working fire alarm system with system type smoke detectors in SPC, SDF, TDF, RDF, KYF, and SIDF. Such fire alarm and smoke detection system shall be continuously monitored by staff through a central control panel at each facility and shall directly alert the fire department. Defendants shall test the alarm and smoke detection system monthly, and service or repair as necessary. [§ III Fire Safety ¶ 14]	Defendants shall remove all polyurethane foam mattresses, pillows, furniture, and other foam materials, such as insulation, from SPC, SDF, TDF, RDF, KYF, and SIDF. Defendants agree to utilize only fire resistant and/or retardant mattresses, pillows, bedding, furniture, insulation, and other materials. [8 111 Fire Safety ¶ 15]	ll each have ages. Each re Protection ng all alarms equipment.

			-
	Vac	None	Facility is equipped.
Within 180 days of entry of this Decree, Defendants shall	S		
install at SPC and SIDF a complete automatic sprinkler			March 20, 2006 repairs are currently
another with quick response heads throughout the facility.			Reing conducted by Joe Torres
System with quier tesponse means an eagle and the			Demig contactor by see a con-
including storage and staff areas, except where such			Company, Fund mas occur purchased
sprinklers are unfeasible due to conditions such as high			Awaiting release of Furcilase Ofuci.
temperatures in equipment rooms. [§ III Fire Safety ¶ 22]			
NOTE: SEE 465.b. FOR PARTIAL EXCEPTION			Dies exeluction plan has been
The state of the RAF KVF	Yes	None	File evaluation plan mas occur
Defendants shall provide at 3r C, 3D1, 1D1, 1X1, 1X1, 1X1,			Implemented and remse area nave been
and SIDF a fire or smoke emergency evacuation safe refuge			Designed and approved by the DPS fire.
area at least fifty feet from the facility that is directly			
Security to avocating nersons Such refuse area shall			Plan to construct a fire exit point.
accessible to evacuating persons. Such rouge and state			
provide sufficient space to sately hold evacuees. [§ 111 rue			
Safety ¶ 23]			
Within 180 days from entry of this Decree, Defendants	N/A		
Language persons in the wood-frame structure at			
Shall cease nousing persons in the wood-name structure at			
SPC designated the "half-way house." No person snall us			
housed in wood-frame buildings. As an interim measure			
metil immates are no longer housed in this wood-frame			
building, Defendants shall immediately ensure tilat no			
cooking or smoking takes place in the building, that			
immates' nersonal items are kept at a minimum and are			
minates personal merris are response anothering			
stored in metal lockers, the duliding has sufficient			
single-station fire alarms and smoke detectors, and that the			
building is continuously supervised by a staff-member			
inside the building with two-way communication to a			
mistac and building with two may commenced.			
central command center capable of calling the the			
department. [§ III Fire Safety 1/24]	•	None	Training of staff has been conducted with
Defendants shall develop a comprehensive and ongoing	res		DPS Fire for the use of SCBA on
fire-safety and other emergency training program for SPC,			March 19, 2003; remaining staff
SOF THE RIPE KYF and SIDF. Such training shall			Completed March 26, 2003; Fire
July 1.01, 1.01, 1.01, 1.11, 1.01, 1			Extinguisher and Practice of actual Fire
consist of emergency procedures, use of the procedure			of marian taking completed with
			Simulation training completed with
staff, under actual fire or other emergency conditions. Such			monthly
training shall be conducted at least annually and for all			Fire drills.
nawly hirad nersons In addition defendants shall conduct			-
months for and other emergency drills at each facility in			Additional training being plan by end
regular the and onici cincigancy with a contract to	-		Of fiscal year.
which staff use emergency equipment and procedures to			
evacuate the facilities and respond to a fire or other			
emergency. [8 III Fire Safety ¶ 25]			
CITATION TO THE TENT OF THE TE			

			Marie Consiste to Consiste of
Within 180 days from entry of this Decree, Defendants shall provide SPC/SDF and SIDF with necessary fire evacuation equipment to include two emergency breathing apparatus for each facility and sufficient fire extinguishers. Defendants shall provide RDF, TDF, and KYF with necessary fire evacuation equipment to include one emergency breathing apparatus for each facility and sufficient fire extinguishers. RDF and TDF may use the emergency breathing apparatus located at their respective for a facility of the emergency breathing apparatus located at their respective	Yes	None	New tablity is equipped:
Defendants shall establish and document at SPC, SDF, TDF, RDF, KYF, and SIDF a fire safety and emergency equipment maintenance and inspection program to evaluate on a regular basis each facility for fire safety, and test, service, and maintain all fire safety equipment. [§ III Fire Safety ¶ 27]	Yes	None	Regular Safety Inspection have been Conducted by Safety First Company. Inspection of SCBA equipment are Conducted; development of SCBA Maintenance log Maintenance log developed; officers
			trained And log implemented.
Defendants shall designate at SPC, SDF, TDF, RDF, KYF, and SIDF a fire safety and emergency coordinator for each facility who shall be responsible for each facility's fire safety and other emergency training, equipment, and other programs. [8 III Fire Safety ¶ 28]	Yes	Yes	KYF designated a Fire/Safety Coordinator; Will designate the Shift supervisors as Fire/ Safety coordinators for each shift.
KYF, and SIDF with at least one staff-person per housing unit directly responsible for and capable of detecting and responding to a fire or other emergency and evacuating nersons confined in these facilities. [§ III Fire Safety ¶ 29]	Yes	None	At least one start is trained on a suitt.
Defendants shall install a second outside exist at SIDF that can be used to evacuate persons during a fire or other	N/A	,	
Food Services Food Services Defendants shall provide persons confined in SPC, SDF, TDF, RDF, KYF, and SIDF with food prepared under	Yes	None	Food Services are provided by the Department of Public Health (DPH).
befendants shall ensure that all personnel supplying or handling food served at SPC, SDF, TDF, RDF, KYF, and SIDF receive training in the basic principles of food protection and food hygiene by the local public health authority or other competent source. Defendants shall maintain records of this training, attested to by the training	Yes	None	Facility is quipped.
authority. [§ IV Sanitation ¶ 32]			

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The standard of the STE TOF ROF KVF and	Yes	None	Facility is equipped.
SIDF with food warmers and insulated containers to ensure that hot foods are trans ported and/or stored before and through their service to inmates at or over 140 degrees Fahrenheit and cold foods are kept sufficiently cold to prevent the growth of dangerous bacteria. [§ IV Sanitation # 33]			
Defendants shall ensure that all utensils used to make or distribute any food served at SPC, SDF, TDF, RDF, KYF, and SIDF are lean and sanitized either through chemical sanitization in a three-compartment sink or through steaming the surface of utensils to at least 160 degrees behavely 18 to Sanitation ¶ 341	Yes	None	MOU with DPH. New facility has a Three-compartment sink. DPH provides all food. DPH provides stanitation.
Defendants shall ensure all food or consumption at SPC, SDF, TDF, RDF, KYF, and SIDF is stored in a manner to prevent the growth of dangerous bacteria or other dangerous contaminants. Frozen foods shall be stored at or below 0 degrees Fahrenheit. Refrigerated foods shall be stored at or below 0 below 45 degrees Eshrenheit R IV Sanitation ¶ 351	Yes	None	No food for consumption is stored at The facility.
Defendants shall provide hot water not to exceed 120 degrees Fahrenheit but above 110 degrees Fahrenheit in the food preparation and service areas SPC, SDF, TDF, RDF, KYF, and SIDF, and at any contractor providing food to these facilities, for personal hygiene and cleaning food	Yes	None	Throughout the facility.
Defendants shall develop pest control plan and ensure SPC, SDF, TDF, RDF, KYF, and SIDF are free from pest and vermin. Within 180 days from entry of this Decree, all windows that can be opened shall have screens. [§ IV Sanitation ¶ 37]	Yes	None	Contractual Agreement has been Implemented and staff are trained in Vector Control. Renewal of Contractual Agreement Will be processed.
Defendants shall supply special diets where medically indicated to persons confined in SPC, SDF, TDF, RDF, KYF, and SIDF. The formulation of these special diets must be approved by a qualified dietician. [§ IV Sanitation # 38]	Yes	None	Coordination of Special diets are set by DPH.
Defendants shall establish and document a regular food service equipment and utensil preventive maintenance program to ensure that equipment is functioning properly and that utensils are clean and sanitary. This program shall include regular testing of food utensils used by contractors, and food temperatures at all points in the food storage and preparation process. [§ IV Sanitation ¶ 39]	Yes	None	Food is Catered by the Department Of Public Health (DPH).

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Hygiene and Sanitation Defendants shall provide persons confined in SPC, SDF, TDF, RDF, KYF, and SIDF with sanitary conditions of	Yes	None	Sanitary Conditions are based on Policy And Procedures.
confinement. [§ 1V Sanitation ¶ 40] Defendants shall establish and implement written policies and procedures for routine daily housekeeping for all areas of SPC, SDF, TDF, RDF, RYF, and SIDF. [§ IV Sanitation	Yes	None	Sanitary Conditions are based on Policy and Procedures. Residents are also tasked with House and ground maintenance.
Defendants shall ensure that the local public health authority shall conduct health inspections of all areas of SPC, SDF, TDF, RDF, KYF, and SIDF. Defendants shall implement the public health authority's recommendation	Yes	None	Facility is equipped.
Within 13 days or receiving them 18 19 Sanitation 1421 Within 180 days from entry of this Decree, Defendants shall provide at least twenty (20) foot-candles of artificial lighting, measurable thirty-six inches from the floor upward, in all cells and common areas of SPC, SDF, TDF, RDF, KYF, and SIDF. All lighting fixtures should be enclosed in fixtures appropriate for use in a secure or correctional setting and free from electrical hazards and	Yes	None	Facility is equipped with air-conditioning System. Air-conditioning System Unit B under Maintenance.
Within 180 days from entry of this Decree, Defendants shall provide at least fifteen (15) cubic feet per minute per immate of fresh forced air via mechanical ventilation with supply and exhaust, temperature controlled or otherwise for all SPC, SDF, TDF, RDF, KYF, and SIDF cells and common	Yes	None	Facility is equipped.
Defendants shall provide hot water in all bathrooms at SPC, SDF, TDF, RDF, KYF, and SIDF for personal hygiene and cleaning of the facility. [§ IV Sanitation ¶ 45] NOTE: SEE ¶65.c. FOR PARTIAL EXCEPTION	Yes	None	Facility is equipped.
Defendants shall provide adequate toilet facilities, including one shower for every twelve inmates, and regular access to toilets at SPC, SDF, TDF, RDF, KYF, and SIDF. Defendants shall survey each facility for plumbing deficiencies and repair toilets and urinals on a priority basis. Defendants shall ensure that all toilets flush properly, the septic systems are maintained in good working order, bathrooms have working sinks, and showers are free from mold and mildew. Defendants shall comply with this paragraph within 90 days except that Defendant shall have 180 days to comply at SPC with the requirement that Defendants provide one shower for every twelve inmates and flushing toilets. Is IV Sanitation ¶461	Yes	None	Facility is equipped.

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Defendants shall r /e all hazardous chemicals from cells and common areas SPC, SDF, TDF, RDF, KYF, and STDF, R. W. Sanitation ¶ 471	Yes	ər	Said items are not stored in the horred Unit nor common areas.
Defendants shall provide each immate with an appropriate place to sleep at SPC, SDF, TDF, RDF, KYF, and SIDF regardless of crowding. Defendants shall provide each inmate adequate bedding and a clean sleeping surface at least twelve inches off the floor. Defendants shall remove all cloth mattress covers and provide all immates at SPC, SDF, TDF, RDF, KYF, and SIDF with fire, soil, and moisture resistant mattress covers that may be sanitized. [§	Yes	None	MOU with DPH provides services to KJDCF
Medical Care Defendants shall provide a complete health screening to all persons at SPC, SDF, TDF, RDF, KYF, and SIDF as	Yes	None	MOU with DPH provides services To KYF
Upon admittance Defendants shall administer a health-screening questionnaire designed to determine whether the inmate has a communicable disease, is in need of medical attention, has special medical needs, is taking prescription medication, is mentally ill, or presents a suicide risk. The screening shall be administered by trained staff and kept streening shall be administered by trained staff and kept with the impact of N. Whetical Care ¶ 40 a 1	Yes	None	MOU with DPH provides services to KJDCF
All inmates on fined for seven or more days shall be administered a PPD tuberculosis test within the seven days. Regardless of length of confinement, any person demonstrating symptoms of active tuberculosis or resting positive for tuberculosis shall be administered a chest x-ray within 3 days. All persons with active tuberculosis shall be segregated immediately from the rest of the population in a manner to minimize the risk of tuberculosis transmission and provided appropriate medical care. [§ V Medical Care	Yes	None	MOU with DPH provides services to KJDCF.
All inmates at SPC, SDF, TDF, RDF, and KYF confined for fourteen days or longer, or persons confined at SIDF for 21 days or longer, shall be given a physical health assessment by a physician or physician assistant. The assessment shall include a medical history, and a vital signs examination. The results of the assessment shall be recorded and kept in the inmate's medical record along with the inmate's medical record along with the inmate's medical intake screening form [§ V Medical Care ¶ 49 c.]	Yes	None	MOU with DPH provides services to KJDCF.

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Defendants shall administer medication at SPC, SDF, TDF, RDF, KYF, and SIDF only by a nurse or other individual trained in dispensing medications and recognizing and responding to possible side effects of taking medications. [§ IV Medical Care ¶ 50]	Yes	None	KIDCF.
Within 180 days from entry of this Decree, Defendants shall train all staff in preventing the spread of communicable diseases and blood-borne pathogens, including TB and HIV.	Yes	None	MOU with DPH provides services Contractual services areas also Established with American Red Cross.
Security and Protection From Harm Defendants shall staff SPC, SDF, TDF, and RDF with an adequate number of full-time correctional officers. Staff at SPC, SDF, TDF, RDF, KYF, and SIDF shall be sufficient number to supervise inmates in the event of an emergency or routine absences, and, at RDF and TDF, when detainees are escorted to the lavatories. [§ VI Security and Protection from Lam ¶ 52]	Yes	None	Approved staffing pattern by DOJ.
Defendants shall train corrections officers, supervisors, and other staff responsible for caring for immates at SPC, SDF, TDF, RDF, and SIDF in professional corrections practices. All newly hired correctional officers and supervisors shall successfully complete sixty (60) hours of pre-service training before working in the institution, and eighty (80) hours of on the job training supervised by an experienced correctional officer. Defendants shall provide in-service training of a minimum of forty (40) hours per year for all correctional officers after their first year of employment. Training shall include, but is not limited to, certification for CPR, fire safety, inmate mental health, security practices, suicide prevention, and other appropriate curriculum. [§VI Security and Profection from Harm ¶ 53]	Yes	None	Training continues. Also, a new Training schedule design has Been developed. New training is scheduled by end Of fiscal year.

			Dolivies and Procedures are in place.
Within 180 days of entry of this Decree, Defendants shall	Yes	None	
develop comprehensive facility policies and procedures for			
SPC. SDF. TDF, RDF, KYF, and SIDF. Such policies and			
procedures shall include nolicies regarding supervising			
inmates of different classifications. Defendants shall			
regularly review and revise these policies and procedures as			
necessary. The United States shall be provided a copy of			
the final proposal policies and procedures upon their			
completion. The United States shall have the right to			
review policies and procedures so developed and, if the			
United States disagrees with any policy or procedure, shall			
inform and consult with Defendants to improve the policy			
or procedure. If the parties are unable to agree on whether a			
particular policy is appropriate, the matter shall be decided			
by the Court after briefing by the parties. Defendants shall			
obtain the assistance of professional consultants in			
developing these noticies and procedures, and may seek the			
assistance of the National Institute of Corrections.			
assistance of the requirements of this paragraph shall			
Compliance with the requirements of this particle of the second of the second particle of the second			
not be dependent or contingent, nowever, upon obtaining			
assistance from the National Institute of Corrections.			
Defendants may utilize such other professionals to develop			
these policies and procedures as they deem appropriate.			
[§VI Security and Protection from Harm ¶ 54]			
NOTE: SEE 412 FOR EXCEPTION FOR RDF/TDF	;	2007	Current Policies and Procedures are
Defendants shall develop and implement at SPC, SDF,	Yes	None	In place.
TDF, RDF, KYF, and SIDF an inmate classification plan			
utilizing objective and behaviorally based classification			Classification includes identifying factors
standards including nature of offense, criminal history, risk			As well as personal knowledge.
of being a predator/prey, and mental health status (e.g.,			
suicide risk). The classification system shall be based upon	-		New KJDCF accommodates enhanced
safety and security considerations unique to the population		÷	Classification on inmates per new
at each facility. Defendants shall obtain the assistance of			Policies and Procedules.
professional consultants in developing the inmate			
classification system, and may seek the assistance of the			
National Institute of Corrections in developing a			
classification system. Compliance with the requirements of			
this paragraph shall not be dependent or contingent,			
however, upon obtaining assistance from the National			
Institute of Corrections. Defendants may utilize such other		-	
professionals to develop the inmate classification plan as			
they deem appropriate. [§VI Security and Protection from			
Harm [55]			

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Start are on duty 24-nours a day.	Completed.	15-minute interval are conducted and logged.		Facility is equipped.	Facility is equipped.	Facility is equipped with a male And female unit.
None	None	None		None	None	None
Yes	Yes	Yes		Yes	Yes	Yes
Defendants shall provide regular sight and sound direct supervision of all persons confined at SPC, SDF, TDF, RDF, and SIDF. Defendants shall remove sight-line obstructions such as hanging sheets and towels. [§VI	Security and Protection from Harm ¶ 56] Defendants shall provide correctional officers, and other staff supervising inmates at SPC, SDF, TDF, RDF, KYF, and SIDF with the ability to communicate at all times while supervising or monitoring inmates, with a central command post at each facility. [§VI Security and Protection from	Harm 57] Defendants shall ensure that correctional officers at SPC, SDF, TDF, RDF, KYF, and SIDF make frequent rounds to monitor activity in inmate housing areas. Appropriate	documentation of security checks shall be maintained in a manner that is readily identifiable and verifiable. Sufficient officer rounds shall be made within the housing units to provide inmates reasonable protection from harm. At minimum, in maximum and medium security housing areas such rounds shall be made and recorded on at least fifteen (15) minute intervals. [§VI Security and Protection from	Defendants shall provide special needs (e.g., suicide-watch), protective custody, and disciplinary/maximum security housing areas at SPC, SDF, TDF, RDF, KYF, and SIDF for inmates who must be separated from the general population and/or in need of frequent or constant supervision. Suicide-watch cells must be free from "hanging points." Staff shall monitor potentially suicidal inmates at least every fifteen (15) minutes and record such monitoring. Staff shall continuously monitor suicidal inmates. [§VI Security and	Protection from Harm ¶ 59] Within 180 days from entry of this Decree, Defendants shall install a secure perimeter fence around SPC, SDF, TDF, RDF, KYF, and SIDF, appropriate to the inmate classification and population at each facility. Each fence shall have adequate lighting and be monitored. [§VI Security and Protection from Harm ¶ 60]	NOTE: SEE ¶12 FOR EXCEPTION FOR NOT IDEA Defendants shall ensure that males and females at KYF do not commingle unless directly supervised by staff. [§VI

Current Policy and Procedures are in	New mobile shadow board for tools Have been purchased and received.																	
Yes None								Yes				Yes						
Defendants shall control and account for the location of all	tools, utensils, and personal effects that could be used as a weapon. Defendants shall secure all areas in which metal	objects are stored or disposed. Detendants shall install "shadow boards" in tool storage and kitchen utensil areas	and daily account for and document all tools and utensils accessible to immates. Inmates shall not have access to any	area in which metal objects are stored or held for removal as	trash, unless directly and constantly supervised by statt. Correctional officers shall search inmates and housing areas	for contraband articles. [§VI Security and Protection from	Harm ¶ 62] NOTE: SEE ¶ 12 FOR EXCEPTION FOR RDF/TDF	New Construction	Any new facility(ies) built or operated by Defendants, or	their agents or contractors, to detain or confine inmates	shall comply with the provisions of this Decree. [§VII New Construction ¶ 63]	Any new facility(ies) built or operated by Defendants, or	their agents or contractors to detain or confine inmates shall	be designed by an architect with experience in designing	correctional facilities. Defendants shall provide the United	States with the architectural plans for such facility(1es) for	the United States' review and comments. [§VII New	Construction ¶ 64]

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															Z								
				11.00							,				Yes								
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s have provided the United States with the schedule termed "Planning Schedule for New December 1998, Defendants shall have hired an	* facility nts shall the new notion of	dule and the new	with the tracilities,	ility(ies):	nd smoke	n aller fire	iit battery	unit shall	two-way	immediately immediately	truction	. [RV/I	13, [8 v.	ries at		i every	area, are United	ring the	this	, RDF,	umarize	CNMI	Ichorn
States schedule shall have	or the nev Defenda ontract fo	this sche structing	comply e current	useu to u e new fac	alarm at	tea systen notifying	single ur	ion, each	ff with	t can im	lew Cons	01/10/11/10	o spininki	the lavato		Decree and	s is terming py to the	s taken du	vision of	DF, TDF	d will surr	orts. The	ce¶66] ce¶66]
the United States 'Planning Schedule Defendants shall hav	nanager for 1999, neering constant becomes	s follow in con	l not cree for th	es are not ing of the	s the fire	n integra directly	stead use	In additi	by stad	ontrol tha	energearty, moramise epartment. [§VII New C	# 2 J	10 1101	water in		of this L	us Decree with a co	g all steps	each pro	of SPC, S	ormed and	such rep	viui copii Complian
provided the termed "Pl	project n Septembe and engii	Defendant	this Dec	the openi	n poj trequire	erate as a iel and	ts may in	weekly.	ervised	entral co	mer gearley artment.	11.44.11.44	g mstallat b.]	ies to hot		ving entry	er until tr re Court,	lelineatin	oply with	unctions	seen perfe	results of	States of [§VIII (
ave provedule ter	ant as a project; sitectural	ty. If D	Defendar	the currer es upon	in that i	em to ope atrol pan	Sefendani	serviced	dns klsr	n to a c	fire dep	:	regarome tion¶65	as it appl	8 111 78	ays follov	s thereaft le with th	s report d	od to con	s of the fi	OF have b	atter and	the Unite n request.
Defendants have provided the United States with the following schedule termed "Planning Schedule for New Facilities": December 1998, Defendants shall have hired an	expert consultant as a project manager for the new faculity construction project; September 1999, Defendants shall award the architectural and engineering contract for the new facility. May 2000, Defendants shall begin construction of	the new facility. If Defendants follow this schedule and progress at a reasonable pace in constructing the new	facility(ies), Defendants need not comply with the following provisions of this Decree for the current facilities,	provided that the current facilities are not used to detail and confine inmates upon the opening of the new facility(ies):	[801] New Construction [103] Paragraph 14 in that it requires the fire alarm and smoke	detection system to operate as an integrated system are tang a central control panel and directly notifying the fire	department. Defendants may instead use single unit battery	operated and serviced weekly. In addition, each unit shall	be continuously supervised by staff with two-way	.≃	respond to the entergency, including informations, contacting the fire department. [§VII New Construction ¶		Paragraph 22 regarding installation of the sprinkers, 18 v to New Construction ¶ 65 b.]	Paragraph 45 as it applies to hot water in the lavatories at coordinates of the contraction (165 c.)	Compliance	Ninety (90) days following entry of this Decree and every	six (6) months thereafter until this Decree is terminated, and CNMI shall file with the Court, with a copy to the United	States, a status report delineating all steps taken during the	reporting period to comply with each provision of this	external audits of the functions of SPC, SDF, TDF, RDF,	KYF, and SIDF have been performed and will summarize	the subject matter and results of such reports. The CNMI	shall provide the United States with copies of and or audits upon request. [§VIII Compliance ¶ 66]
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Consent Decree Coordinator appointed On 3/20/03.			
Yes None	Yes	Yes	Yes
Defendants shall maintain all records necessary to document their compliance with all terms of this Decree. The Defendants shall also maintain any and all records required by or developed under this Consent Decree. [\$VIII Compliance ¶67] Defendants shall appoint a consent Decree coordinator to	oversee compliance with this Decree, and to serve as a point of contact. [§VIII Compliance ¶ 68] During all times while the Court maintains jurisdiction over this action, the United States shall have access to, and receive copies of, any documents and any databases necessary to evaluate compliance with this Decree. The United States shall have access to all staff and facilities as necessary to evaluate the Defendants' compliance with the	terms of this Decree. [§VIII Compliance ¶ 69] The Defendants shall immediately provide copies of, and explain the terms of this Decree to all current and future employees or other staff of SPC, SDF, TDF, RDF, KYF, and SIDF, in order to ensure that they understand the requirements of this Decree an the necessity for its strict compliance. All such individuals shall sign a statement indicating that they have read and understand this Decree and acknowledge receiving an individual copy of the	Except where otherwise specifically indicated, the Defendants shall implement all provisions of this Decree within 90 days after entry of this Decree. [§VIII

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The Court shall retain jurisdiction of this action for all purposes during the term of this Decree. At any time after two (2) years from the date of entry of this Decree, and after substantial compliance has been maintained for no less than one year, the CNMI may move to terminate this Decree. Any motion to terminate must detail all aspects of the Defendants' compliance with each provision of this Decree, supported by affidavits and supporting documentation. The United States shall have ninety (90) days from receipt of the CNMI's motion to terminate to file its objection(s). In the event the Untied States objects to termination of he Decree, the Court shall hold a hearing, at which both parties may present evidence, before ruling on the motion to terminate. At the hearing, the burden shall be on the CNMI to	demonstrate that it has fully and faithfully implemented all provisions of this Consent Decree and maintained substantial compliance for at least one year. [\$VIII Compliance ¶72]		
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